

## **REAL ESTATE COMMISSION**

STATE OF HAWAII
DEPARTMENT OF COMMERCE AND CONSUMER AFFAIRS
PROFESSIONAL AND VOCATIONAL LICENSING DIVISION
1010 Richards Street - P. O. Box 3469
Honolulu, Hawaii 96801

## **CONDOMINIUM PUBLIC REPORT**

on

2115

MAUKA-MAKAI VIEWPOINT III 957 & 957A 15th Avenue Honolulu, Hawaii

Registration No. \_\_\_\_\_

				Issued: Expires:	September October		
Report F	Purpose:						
A	ugust 8	,19	89	uments submitted by the developer to, and is issued by the Commission f the project. Buyers are encouraged	for information	nal pu	urposes only. I
Type of	Report:						
***************************************	PRELIMINARY: (yellow)	Real Esta	ate	per may not as yet have created the Commission minimal information suffice ic Report will be issued when completed	cient for a Preli	minar	y Public Report
X	FINAL: (white)	with the (	Cor ] ]	per has legally created a condominium mmission.  No prior reports have been issued Supersedes all prior public reports Must be read together with			
	SUPPLEMENTARY: (pink)	[   [   And [	]	Prelim. Public Report dated Final Public Report dated Supp. Public Report dated Suppressedes all prior public reports Must be read together with			
		l	j	This report reactivates the public report(s) which expired on			
Disclos				Abstract on this condominium project:  ed - disclosures covered in this repor			

FORM: RECO-30 286/986/189

# Summary of Changes from Earlier Public Reports:

	This summar	ry contain:	s a general	description of	of the changes,	if any,	made b	y the de	velope	r since	the I	ast pu	ublic
report	was issued.	It is not	necessarily	all inclusive	. Prospective	buyers	should	compare	e this p	public	repor	t with	the
earlier	reports if the	y wish to	know the s	pecific chang	es that have b	een ma	de.						

[ X]	No prior reports have been issued by the Commission.
[ ]	Changes made are as follows:

# TABLE OF CONTENTS

	P	age
Type Sumr Table Gene	ort Purpose of Report mary of Changes from Earlier Public Reports of Contents oral Information on Condominiums mary of the Condominium Project	3 4
1. F	PEOPLE CONNECTED WITH THE PROJECT	6
F	Developer Managing Age Real Estate Sales Agent Attorney for Develop Escrow Company	
E C	CREATION OF THE CONDOMINIUM; CONDOMINIUM DOCUMENTS  A. Declaration  B. Condominium Map (File Plan)  C. Bylaws  D. House Rules  E. Changes to Condominium Documents	
E C C C C C C C C C C C C C C C C C C C	Interest to be Conveyed to Buyer  Underlying Land  Buildings and Other Improvements  Common Elements, Limited Common Elements, Common Interest  Encumbrances Against Title  Management of the Common Elements  Maintenance Foce  Utility Charges  Construction Warranties  Status of Construction  Project Phases  Sales Documents Filed with the Real Estate Commission	9 10 14 15 15 16 16 17 17
iv. A	ADDITIONAL INFORMATION NOT COVERED ABOVE	18
Signa EXHI EXHI EXHI EXHI EXHI EXHI EXHI EXHI	er's Right to Cancel Sales Contract ature of Real Estate Commission Chairman  IBIT A: List of Encumbrances IBIT B: Summary of Sales Contract IBIT C: Summary of Escrow Agreement IBIT D: IBIT E: IBIT F: IBIT F: IBIT G: IBIT H: IBIT I:	19 20

#### GENERAL INFORMATION ON CONDOMINIUMS

A condominium is a special form of real property. To create a condominium in Hawaii, the requirements of Hawaii's "Condominium Property Act" (Chapter 514A, Hawaii Revised Statutes) must be followed.

If you are a typical condominium apartment owner, you will have two kinds of ownership: (1) ownership in your individual apartment; and (2) an undivided interest in the common elements.

Common elements are the areas of the condominium project other than the individual apartments. They are owned jointly by all apartment owners and include the land, either in fee simple or leasehold, and those parts of the building or buildings intended for common use such as foundations, columns, roofs, halls, elevators, and the like. Your undivided interest in the common elements cannot be separated from ownership of your apartment.

In some condominium projects, some common elements are reserved for the exclusive use of the owners of certain apartments. These common elements are called limited common elements and may include parking stalls, patios, lanais, trash chutes, and the like.

You will be entitled to exclusive ownership and possession of your apartment. Condominium apartments may be individually bought, sold, rented, mortgaged, or encumbered, and they may be disposed of by will, gift, or operation of law.

Your apartment will, however, be part of the group of apartments that comprise the condominium project. Study the Declaration, Bylaws, and House Rules. These documents contain important information on the use and occupancy of apartments and the common elements as well as the rules of conduct for owners, tenants, and guests.

Some condominium projects are leasehold. This means that the land or the building(s) and other improvements are leased to the buyer. The lease for the land usually requires that at the end of the lease term, the lessees (apartment owner/tenant) deliver their interest in the land to the lessor (fee property owner). The lease also usually requires that the lessees either (1) convey to the lessor the building(s) and other improvements, including any improvements paid for by the lessees; or (2) remove or dispose of the improvements. The leases for individual apartments often require that at the end of the lease term, the lessee deliver to the lessor the apartment, including any improvements placed in the apartment by the lessee.

#### Operation of the Condominium Project

The Association of Apartment Owners is the entity through which apartment owners may take action with regard to the administration, management, and operation of the condominium project. Each apartment owner is automatically a member of the Association.

The Board of Directors is the governing body of the Association. Unless you serve as a board member or an officer, or are on a committee appointed by the board, your participation in the administration and operation of the condominium project will in most cases be limited to your right to vote as an apartment owner. The Board of Directors and officers can take certain actions without a vote of the owners. Some of these actions may significantly impact the quality of life for all apartment owners.

Until there is a sufficient number of purchasers of apartments to elect a majority of the Board of Directors, it is likely that the developer will effectively control the affairs of the Association. It is frequently necessary for the developer to do so during the early stages of development and the developer may reserve certain special rights to do so in the Declaration and Bylaws. Prospective buyers should understand that it is vitally important to all apartment owners that the transition from developer to owner control be accomplished in an orderly manner and in a spirit of cooperation.

# SUMMARY OF THE CONDOMINIUM PROJECT

Interd	[X]	Fee simple Leasehold	interest in ar	in apartment and apartment and	an undivided leas	hold interest in the comrehold interest in the comsehold interest in the consehold interest in the conse	nmon elements.
Туре	es of	Project:					
1.	[ X] [ ]	New Buildi Both New		nd Conversion	[ ] [	Conversion	
2.			idential and (	Commercial	Ø 9° ~~	Commercial	
3.	[ ]	High Rise	5 stories or	more)	[X] L	ow Hise	
4.	[ ]	Single o	[X] M	ultiple Buildings			
5.	Apai	rtment Desc	ription				
	*Net wall Othe	C (95 D (95 Al Apartment Living Area s.	s: 2  is the floor s and maps		rea figures which		Lanai/Patio (sf) 64 149  of the apartment perimeter because a different method
6.	Park	Assigned S Guest Stal Unassigned	d Stalls s Available fo	or Purchase		Number of S	Stalls
			Total P	arking Stalls		4	

7.

Recreational amenities: None

## I. PEOPLE CONNECTED WITH THE PROJECT

Developer:	Pahoa Ventures	Phone: 671-8881	
	Name	(Business)	
	94-311 Leonui Street	è	
	Business Address		
	Waipahu, HI 96797		
	Namos of officers or general partners of developers who e	aro corporations or partnorships:	
	General Services, Inc., General I	Partner	
	Mervyn Lee, Pres.		20 120 V / O 110 V
	Wayne Tanigawa, Vice-Pres.		
Real Estate	Dougnay / Achangen & Acceptance	000-6033	
Sales Agent:	Devereux/Ackerson & Associates Name	Phone: 988-6922 (Business)	
		(Dusiliess)	
	2819 Kaonawai Pl, Ste. C-2 Business Address	•	
	Honolulu, HI 96822		
		-	
Escrow:	Title Guaranty Escrow Services, 1	Inc. Phone: 521-6211	
	Name	(Business)	
	235 Queen Street		
	Business Address		
	Honolulu, HI 96813	-	
Managing	N7	_	
Agent:	None Name	Phone:(Business)	
	Tano	(54511055)	
	Business Address	<del>-</del> !	
Attornoy for			
Developer:	Glenn M. Adachi	•	
	Name		
	841 Bishop Street, Suite 1601 Business Address	-	
	Honolulu, HI 96813-3916		
	nonoruru, hr 90013-3910		

## II. CREATION OF THE CONDOMINIUM; CONDOMINIUM DOCUMENTS

A condominium is created by recording in the Bureau of Conveyances and/or filing with the Land Court a Declaration of Condominium Property Regime, a Condominium Map (File Plan), and the Bylaws of the Association of Apartment Owners.

A.	<u>Declaration of Condominium Property Regime</u> contains a description of the land, buildings, apartments, common elements, limited common elements, common interests, and other information relating to the condominium project.
	The Declaration for this condominium is:  [ ] Proposed [X] Recorded - Bureau of Conveyances - Book 23490 Page 10 [ ] Filed - Land Court - Document Number
	Amendment date(s) and recording/filing information:
В.	Condominium Map (File Plan) shows the floor plan, elevation and layout of the condominium project. It also shows the floor plan, location, apartment number, and dimensions of each apartment.
	The Condominium Map for this condominium project is:  [ ] Proposed [X ] Recorded - Bureau of Conveyance Condo Map No. 1230 [ ] Filed - Land Court Condo Map No
	Amendment date(s) and recording/filing information:
C.	Bylaws of the Association of Apartment Owners govern the operation of the condominium project. They provide for the manner in which the Board of Directors of the Association of Apartment Owners is elected, the powers and duties of the Board, the way in which meetings will be conducted, and other matters which affect how the condominium project will be governed.
	The Bylaws for this condominium are:  [ ] Proposed [X ] Recorded - Bureau of Conveyances - Book 23490 Page 30 [ ] Filed - Land Court - Document Number
	Amendment date(s) and recording/filing information:

The Condominium Statute (Chapter 514A, HRS), the Declaration, Bylaws, and House Rules control the rights and obligations of the apartment owners with respect to the common elements, to each other, and to their respective apartments. The provisions of these documents are intended to be, and in most cases are, enforceable in a court of law.

D. <u>House Rules.</u> The Board of Directors may adopt house rules to govern the use and operation of the common elements and individual apartments. House rules may cover matters such as parking regulations, hours of operation for common facilities such as recreation areas, use of lanais, keeping of pets, and occupancy limits. These rules must be followed by owners, tenants, and guests. They do not need to be recorded or filed to be effective. The initial house rules are usually adopted by the developer.

THE	100	ise ridies for t	ins condominant are.
[	]	Proposed	[ X] Adopted
[	]	Developer do	es not plan to adopt house rules.

The David Ballon for All and a section and

### E. Changes to Condominium Documents

Changes to the Declaration, Condominium Map, and Bylaws are effective only if they are duly adopted and recorded and/or filed. Changes to House Rules do not need to be recorded or filed to be effective.

1. Apartment Owners: Minimum percentage of common interest which must vote for or give written consent to changes:

	Minimum Set by Law	This Condominium
Declaration (and Condo Map)	75%	100%
Bylaws	65%	100%
House Rules	***	Bd. of Director

The percentages for individual condominium projects may be more than the minimum set by law.

- 2. <u>Developer:</u> The developer has reserved the following rights to change the Declaration, Condominium Map, Bylaws, or House Rules:
  - 1. At anytime prior to recording of conveyance of first unit
  - 2. File "As Built" verified statement

# III. THE CONDOMINIUM PROJECT

A.	Inte	erest to be Conveyed to Buyer:
	[x ]	Fee Simple: Individual apartments and the common elements which includes the underlying land will be in fee simple.
	[ ]	<u>Leasehold or Subleasehold:</u> Individual apartments and the common elements which includes the underlying land will be leasehold.
		The leases for the individual apartments and the underlying land usually require that at the end of the lease term, the lessee (tenant) deliver to the lessor (fee property owner) possession of the leased premises and all improvements, including improvements paid for by the lessee.
		Exhibit contains further explanations.
		Lease Term Expires:
		Lease Rent Payable: [ ] Monthly [ ] Quarterly [ ] Semi-Annually [ ] Annually
		Exhibit contains a schedule of the lease rent for each apartment per [ ] Month [ ] Year.
	[ ]	Individual Apartments in Fee Simple Common Interest in the Underlying Land in Leasohold or Subleasehold:
		The leases for the underlying land usually require that at the end of the lease term, the lessees (apartment owners - tenants) deliver to the lessor (fee property owner) their interest in the land and that they either (1) remove or dispose of the building(s) and other improvements; or (2) convey the building(s) and improvements to the lessor, often at a specified price.
		Exhibit contains further explanations.
		Lease Term Expires:
		Lease Rent Payable: [ ] Monthly [ ] Quarterly [ ] Semi-Annually [ ] Annually
		Exhibit contains a schedule of the lease rent for each apartment per [ ] Month [ ] Year.
	[ ]	Othor:
For	Suble	easeholds:
[ ]		er's sublease may be cancelled if the master lease between the sublessor and fee owner is  Cancelled [ ] Foreclosed
[ ]		ong as the buyer is not in default, the buyer may continue to occupy the apartment and/or land on the same is contained in the sublease even if the master lease is cancelled or foreclosed.

Unc	derlyin	And the second second				
Add	lress:	957 & 957A 151	th Avenue			-47-4
		Honolulu, HI		(ΤΙ	MK)	
[ ]	Addr	ess [X] TMK is	expected to change beca	use Subject	tproperty	was part
of	1ar	ger parcel whic	ch was subdivided	d into 3 lo	ots	
Lan	d Area	: 7,500	[X] square feet [	] acre(s)	Zoning: R-	5
Fee	Owne	r: General Serv	vices, Inc.			
		Name			<del></del>	
		94-311 Leoni	ui Street			
		Address				
		Waipahu, HI	96797			
Sub	lessor					
		Name				
		Address				
		Address				
<u>Bui</u> 1.	[X]	and Other Improvem  New Building(s)		[ ] Conversi	on of Existing Bu	uilding(s)
	[ x]	and Other Improvem  New Building(s)  Both New Building(s) a	and Conversion	[ ] Conversion	_	
1.	[ X] [ ] Build	New Building(s) Both New Building(s) a	and Conversion	[ ] Conversion	on of Existing Bullding 2	
1.	[ X] [ ] Build	New Building(s) Both New Building(s) a lings: 2 Exhibit con	and Conversion  tains further explanations.	[ ] Conversion	_	
1.	[ X] [ ] Build [ ]	New Building(s) Both New Building(s) a lings: 2 Exhibit con	and Conversion  tains further explanations.	[ ] Conversion	lding <u>2</u>	
1.	[ X] [ ] Build [ ]	New Building(s) Both New Building(s) a lings: 2 Exhibit con	and Conversion  tains further explanations.	[ ] Conversion	_	
1.	[ X] [ ] Build [ ] Princ [ X]	New Building(s) Both New Building(s) a lings: 2 Exhibit con	and Conversion  tains further explanations.	[ ] Conversion	lding <u>2</u>	
1.	[ X] [ ] Build [ ] Princ [ X] [ ]	New Building(s) Both New Building(s) a lings: 2 Exhibit con	and Conversion  Itains further explanations.  Ital:  [ ] Hollow Tile	[ ] Conversion	lding <u>2</u>	
<ol> <li>2.</li> <li>3.</li> </ol>	[ X] [ ] Build [ ] Princ [ X] [ ]	New Building(s) Both New Building(s) a lings: 2 Exhibit con sipal Construction Mater Concrete	and Conversion  Itains further explanations.  Ital:  [ ] Hollow Tile	[ ] Conversion	lding <u>2</u>	
<ol> <li>2.</li> <li>3.</li> </ol>	Exit Suild  Erince  X  Prince  X  Perm	New Building(s) Both New Building(s) a lings: 2 Exhibit con sipal Construction Mater Concrete	and Conversion  Itains further explanations.  Ital:  [ ] Hollow Tilo	[ ] Conversion	lding <u>2</u>	
<ol> <li>2.</li> <li>3.</li> </ol>	[ X] [ ] Build [ ] Princ [ X] [ ] Perm	New Building(s) Both New Building(s) a lings: 2  Exhibit concipal Construction Mater Concrete Other	and Conversion  Itains further explanations.  Ital:  [ ] Hollow Tilo	[ ] Conversion	lding <u>2</u> [X] Wood	
<ol> <li>2.</li> <li>3.</li> </ol>	[ X] [ ] Build [ ] Princ [ X] [ ] Perm	New Building(s) Both New Building(s) a lings: 2  Exhibit con cipal Construction Mater Concrete Other nitted Uses:	and Conversion  Itains further explanations.  Ital:  [ ] Hollow Tilo  No. of Apts.	[ ] Conversion Floors Per Buil	Iding 2  [x] Wood	

5.	Special	Use	Restrictions	3:

The	Declaration,	Bylaws,	and	House	Rules	may	contain	restrictions	on	the	use	and	occupancy	of
apart	apartments. Restrictions for this condominium project include but are not limited to:													
	. No 1	i a a b a	al- a				1				L			

1 2	ζ1	Pots Mo livestock of poditry, may keep customary nouse pets
[	]	Number of Occupants:
[	]	Other:
[	]	There are no special use restrictions.

6. <u>Interior</u> (fill in appropriate numbers):

Elevators none

Total Apartments 2

Apt.  XXXXX Nos. C (957)	Quantity 1	BR/Bath 3/2	Net Living Area (sf)* 1,829	Lanai/Patio (sf)
D (957A)		3/2	2,217	149
		der von der vo	* Company of the Comp	**************************************
	<del></del>			
	-			
	D	-		

Stairways none

Trash Chutes \_\_\_none

\*Net Living Area is the floor area of the apartment measured from the interior surface of the apartment perimeter walls.

Other documents and maps may give floor area figures which differ from those above because a different method of determining the floor area may have been used.

#### Boundaries of Each Apartment:

- 1. All perimeter walls, floors, foundation and roofs
- All pipes, wires, conduits, or other utility service lines, in such building, or outside such building servicing one apartment
- The parking slab and carport

## Permitted Alterations to Apartments;

Each unit owner has the right at this sole option, to improve, renovate, remodel, make additions to, remove, replace or restore

*	alis: 4	<i>U</i> 7					
S#	covered	ular	covered	npact open	Ta	ndem open	TOTAL
·-	30.0.50					Орон	
Assigned (for individual units)	4						4
Guest							
Unassigned		****					
Extra Available for Purchase							
Other:	******************************	9 1000				· · · · · · · · · · · · · · · · · · ·	
Total					-	-	
Covered & Ope	en 4						
,	-		**************************************				
					ble for their u	arking stall(s). use. Note: are the g	The parking arage of
[ ] Commorcia	il parking g	arage permit	ted in condon	ninium project			
[ ] Exhibit	······································	_ contains ac	dditional inforn	nation on park	king stalls for	this condomin	ium project.
D		- v.					
Recreational and	Other Cor	mmon Facilit	ies.				

[ ] Storage Area

[ ] Laundry Area

[ ] Trash Chute

[ ] Swimming pool

[ ] Recreation Area

[ ] Other: \_\_\_\_\_

[ ] Tennis Court

		(For conversions of residential apartments in existence for at least five years):					
	a.	Condition and Expected Useful Life	of Structural Compor	nents, Mechanical, and Electrical Installations			
	1						
	b.	Compliance With Building Code and	Municipal Regulation	ns: Cost to Cure Violations			
10.	Con	formance to Present Zoning Code					
	a.	a. [X] No variances to zoning code have been granted.					
		[ ] Variance(s) to zoning code was/were granted as follows:					
		[ ] Fallacioo(5) to Esting Gods Has Here granted as follows.					
			Æ				
	b.	Conforming/Non-Conforming Uses,	Structures Lot				
	<b>.</b>	•					
		In general, a non-conforming use, time but which does not now confor		use, structure, or lot which was lawful at one requirements.			
			Conforming	Non-Conforming Illegal			
		Uses	X				
		Structures	X				
		Lot	X				
	If a	variance has been granted or if use	es, improvements or	lot are either non-conforming or illegal, buyer			
	SHO	uld consult with county zoning authori	ities as to possible lir	mitations which may apply.			
				ng, or continuing the non-conformity, and			
		rictions on altering and repairing s troyed or damaged cannot be reconst		e cases, a non-conforming structure that is			

9.

Present Condition of Improvements N/A

conforming or illegal use, structure, or lot.

The buyer may not be able to obtain financing or insurance if the condominium project has a non-

1.				lements are those parts of the condominium project intended to be used by owned jointly by all apartment owners.			
	[ ] Exhibit		de	escribes the common elements.			
	[X ] As follows	3:					
	1.	La	nd is fe	e simple			
	2.	wi.	ring, ot	sewer lines, electrical equipment, pipes, her transmission facilities and installations e both apartments			
2.				ited Common Elements are those common elements which are reserved for of certain apartments.			
	[ ] There are	no li	mited commo	on elements in this project.			
	[X ] The limited common elements and the apartments which may use them are:						
	[ ] described in Exhibit						
	[ X] as follows:						
			Site and i	of each unit, consisting of the land beneath mmediately adjacent			
3.	This interest is maintenance for	calle	d the "comr nd other cor	ent will have an undivided fractional interest in all of the common elements mon interest." It is often used to determine each apartment's share of the mmon profits and expenses of the condominium. It may also be used for on matters requiring action by apartment owners.			
	[ ] Exhi	bit		describes the common interests for each apartment.			
	[X] As f	oilows	<b>s:</b>				
		С	(957)	50%			
		D	(957A)	50%			

D. Common Elements, Limited Common Elements, Common Interest:

E.	Encumbrances Against Title: An encumbrance is a claim aga	inst or a liability on the property.							
	Exhibit A describes the encumbrance dated August 1, 1989 and issued by	ces against the title contained in the title report y Title Guaranty of Hawaii							
Blanket Liens.									
	A blanket lien is a mortgage on a condominium project that secures a construction loan. It is usually released on an apartment-by-apartment basis upon payment of specified sums so that individual apartments can be conveyed to buyers free and clear of the lien.								
	[ ] There are no blanket liens affecting title to the individual apartments.								
	[X ] There are blanket liens which may affect title to the in	ndividual apartments.							
	Blanket liens (except for improvement district or utility assessments) must be released before the developer conveys the apartment to a buyer. Buyer's interest will be affected only if the developer defaults prior to conveying the apartment to buyer.								
	Type of Lien	Effect on Buyer's Interest  If Developer Defaults							
	Mortagage in favor of City Bank	Seller to cancel sales contractant and return deposits							
۲.	Management of the Common Elements: The Association management of the common elements and the overall operation may be permitted, and in some cases may be required, to a Association in managing the condominium project.	on of the condominium project. The Association							
	Initial Managing Agent: When the developer or the developer's affiliate is the initial managing agent, the management contract must have a term of one year or less and the parties must be able to terminate the contract on notice of 60 days or less.								
	The initial managing agent for this condominium is:								
	[ ] not affiliated with the Developer.								
	[ ] the Developer or the Developer's affiliate.								
	$[\![\chi]\!]$ self-managed by the Association of Apartment Own	ers.							
	[ ] other								

G.	Estir	The Developer does not contemplate establishing mate of Initial Maintenance Fees: a maintenance fee at this time.
	main	Association will make assessments against your apartment to provide funds for the operation and stenance of the condominium project. If you are delinquent in paying the assessments, your apartment may ened and sold through a foreclosure proceeding.
		I maintenance fees are difficult to estimate and tend to increase as the condominium ages. Maintenance may vary depending on the services provided to each apartment.
		Exhibit contains a schedule of maintenance fees and maintenance fee disbursements.
Н.	<u>Utili</u>	ty Charges for Apartments:
		a apartment will be billed separately for utilities except for the following checked utilities which are included in maintenance fees:
		[ ] Electricity [ ] Television Cable
		[ ] Gas [ ] Water & Sewer
		[ ] Othor
		[X ] Not applicable
I.	Con	struction Warranties:
		ranties for individual apartments and the common elements, including the beginning and ending dates for a warranty, are as follows:
	1.	Building and Other Improvements:
		One year contractor's warranty
	2.	Appliances:
		Warranty as provided by the manufacturer

J.	Status of Construction and Estimated Completion Date:	

	Construction commenced June 1, 1989 and is scheduled to be completed September 30, 1989
K.	Project Phases:
	The developer [ ] has [X] has not reserved the right to add to, merge, or phase this condominium.
	Summary of Developer's Present Plans for Future Development:
L.	Sales Documents Filed With the Real Estate Commission:
	Sales documents on file with the Real Estate Commission include but are not limited to:
	[ ] Notice to Owner Occupants
	[ X] Specimen Sales Contract
	Exhibit B contains a summary of the pertinent provisions of the sales contract.
	[X] Escrow Agreement dated May 18, 1989
	Exhibit C contains a summary of the pertinent provisions of the escrow contract.
	[ ] Other

## IV. ADDITIONAL INFORMATION NOT COVERED ABOVE

### **Buyer's Right to Cancel Sales Contract:**

### A. Rights Under the Condominium Statute:

<u>Preliminary Report:</u> Sales made by the Developer are not binding. A prospective buyer who cancels the sales contract is entitled to a refund of all moneys paid, less any escrow cancellation fee up to \$250.00.

Supplementary Report to a Preliminary Report: Same as for Preliminary Report.

Final Report, Supplementary Report to a Final Report: Sales made by the Developer are binding if:

- The Developer delivers to the buyer a copy of:
  - a. Either the Final Public Report <u>OR</u> the Supplementary Public Report which has superseded the Final Public Report;

**AND** 

- b. Any other public report issued by the Commission prior to the date of delivery, if the report was not previously delivered to the buyer and if the report has not been superseded;
- 2. The buyer is given an opportunity to read the report(s); and
- One of the following has occurred:
  - a. The buyer has signed a receipt for the report(s) and waived the right to cancel; or
  - b. Thirty (30) days have passed from the time the report(s) were delivered to the buyer; or
  - The apartment is conveyed to the buyer within 30 days from the date the report(s) were delivered to the buyer.

Material Change: Binding contracts with the Developer may be rescinded by the buyer if:

- 1. There is a material change in the condominium which directly, substantially, and adversely affects (a) the use or value of the buyer's apartment or its limited common elements; or (b) the amenities available for buyer's use; and
- 2. The buyer has not waived the right to rescind.

If the buyer rescinds a binding sales contract because there has been a material change, the buyer is entitled to a full and prompt refund of any moneys the buyer paid.

#### B. Rights Under the Sales Contract:

Before signing the sales contract, prospective buyers should ask to see and carefully review all documents relating to the condominium. These include but are not limited to the:

- 1. Condominium Public Reports issued by the Hawaii Real Estate Commission.
- 2. Declaration of Condominium Property Regime and Condominium Map.
- 3. Bylaws of the Association of Apartment Owners.
- 4. House Rules.
- 5. Escrow Agreement.
- Hawaii's Condominium Law (Chapter 514A, HRS, as amended; Hawaii Administrative Rules, Chapter 16-107, adopted by the Real Estate Commission).

7.	Other			

If these documents are not in final form, the buyer should ask to see the most recent draft.

Copies of the condominium and sales documents and amendments made by the developer are available for review through the developer and are on file at the Department of Commerce and Consumer Affairs. Reprints of Hawaii's Condominium Law (Chapter 514A, HRS, and Hawaii Administrative Rules, Chapter 16-107) are available at the Department of Commerce and Consumer Affairs.

August 3,		with the Heal Estate Commission on						
Reproduction of Report. When	reproduced, this report must be on:							
[ ] yellow paper stock	[X] white paper stock	[ ] pink paper stock						
Expiration Date of Reports. Preliminary Public Reports and Final Public Reports automatically expire thirteen (13) months from the date of issuance unless a Supplementary Public Report is issued or unless the Commission issues an order extending the effective period for the report.								
	tte	1. Vana Para						

PETER YANAGAWA, Chairman REAL ESTATE COMMISSION STATE OF HAWAII

Distribution:

Bureau of Conveyances
Department of Finance, City and County of Honolulu
Planning Department, City and County of Honolulu
Federal Housing Administration
Escrow Agent

#### EXHIBIT A

## LIST OF ENCUMBRANCES

- 1. Road widening setback line as shown on surveyors map dated November 28, 1988.
- 2. Mortgage in favor of City Bank, a Hawaii corporation, dated February 23, 1989 and recorded in said Bureau of Conveyances in Book 22892, Page 496.
- 3. Additional Charge Mortgage in favor of City Bank, a Hawaii corporation, dated June 30, 1979 and recorded in said Bureau of Conveyances in Book 23392, Page 793.
- 4. Real property taxes due and payable; refer to Director of Finance, City and County of Honolulu.
- 5. The Declaration of Condominium (Horizontal) Property Regime, Bylaws of the Association of Apartment Owners and Condominium Map as noted on page 7 of the public report.

## EXHIBIT B

### Summary of Sales Contract

The sales contract contains the price, description and location of the apartment and other terms and conditions under which a buyer will agree to buy an apartment in the Project. Among other things, the sales contract says:

- (a) What a buyer must do to qualify for a loan if the buyer wants a mortgage loan to cover part of the purchase price.
- (b) That a buyer's money will be held in escrow, under the terms of the escrow agreement.
- (c) That the buyer must close the purchase at a certain date and pay closing costs, in addition to the purchase price.
- (d) What will happen if there is a default under the sales contract.

The sales contract contains various other provisions which the buyer should become acquainted with.

### EXHIBIT C

## Summary of Escrow Agreement

The escrow agreement sets up an arrangement under which the deposits a buyer makes under a sales contract will be held by a neutral party ("Escrow"). Under the escrow agreement these things will or may happen:

- (a) Escrow will collect payments due pursuant to the sales contract.
- (b) Escrow will deposit all monies received pursuant to the sales contract in a special account with a financial institution.
  - (c) Escrow will let buyers know when payments are due.
- (d) Escrow will arrange for and supervise the signing of all necessary documents.
- (e) The escrow agreement says under what conditions refund will be made to a buyer.
- (f) The escrow agreement says what will happen to a buyer's funds upon default under the sales contract.

The escrow agreement contains various other provisions and establishes certain charges with which the purchaser should become acquainted.